pa-1056072

1	Lead Plaintiff Stephen L. Craig and Defendants Textainer Financial Services Corporation,
2	Textainer Equipment Management Limited, Textainer Limited, Textainer Capital Corporation,
3	Textainer Group Holdings Limited, and John A. Maccarone (collectively, the "Textainer
4	Defendants"), and RFH Ltd, hereby stipulate pursuant to Local Rules 7-11 and 7-12 as follows:
5	WHEREAS on March 29, 2006, the Court continued the Case Management Conference to
6	June 16, 2006;
7	WHEREAS on May 15, 2006, the Court granted in part and denied in part the Textainer
8	Defendants' motion to dismiss and ordered plaintiff to file an amended complaint by June 4,
9	2006;
10	WHEREAS on May 15, 2006, the Court denied RFH's motion to dismiss and ordered
11	RFH to file an answer by May 25, 2006;
12	WHEREAS on May 25, 2006, pursuant to Stipulation and Order, Lead Plaintiff will file a
13	third amended complaint on or before June 9, 2006, and RFH will answer the Second Amended
14	and Consolidated Class Action Complaint on or before June 9, 2006;
15	WHEREAS, in the interest of judicial economy, the parties jointly request that the Court
16	continue the Case Management Conference hearing to the same date as the hearing on the Motion
17	to Dismiss;
18	WHEREAS, the parties request that the Court order that the Joint Case Management
19	Statement be filed no later than (7) days before the scheduled Case Management Conference
20	hearing;
21	THEREFORE, the parties stipulate as follows:
22	1. The Case Management Conference shall take place at 10:30 a.m. on the same date
23	as the hearing on the Textainer Defendants' Motion to Dismiss, or as soon thereafter as may be
24	scheduled by the Court.
25	2. The Joint Case Management Statement shall be filed at least seven (7) days before
26	the scheduled Case Management Conference hearing.
27	

28

## Dated: June 7, 2006 1 2 By: s/Darryl P. Rains 3 Darryl P. Rains Grace Y. Park 4 MORRISON & FOERSTER LLP 755 Page Mill Road 5 Palo Alto, CA 94304 Telephone: 650/813-5600 6 Facsimile: 650/494-0792 drains@mofo.com 7 GracePark@mofo.com 8 Attorneys for Textainer Defendants 9 Dated: June 7, 2006 10 s/Solomon B. Cera By: 11 Solomon B. Cera 12 Gwendolyn R. Giblin GOLD BENNETT CERA & SIDENER 13 LLP 595 Market Street, Suite 2300 San Francisco, CA 94105-2835 14 Telephone: 415/777-2230 Facsimile: 415/777-5189 15 scera@gbcslaw.com 16 ggiblin@gbcslaw.com 17 and -Jeffrey S. Abraham 18 ABRAHAM FRUCHTER & 19 TWERKSY LLP One Penn Plaza, Suite 2805 New York, New York 10119 20 Telephone: 212/279-5050 Facsimile: 212/279-3655 21 Jabraham@aftlaw.com 22 Counsel for Lead Plaintiff Stephen L. 23 Craig 24

25

26

27

28

## Dated: June 7, 2006 1 2 By: s/J.D. Horton 3 J. D. Horton QUINN, EMANUEL URQUHART 4 **OLIVER & HEDGES, LLP** 865 So. Figueroa Street, 10<sup>th</sup> Floor 5 Los Angeles, CA 90017 Telephone: 213/443-3000 6 Facsimile: 213/443-3100 7 idhorton@quinnemanuel.com 8 Counsel for RFH. Ltd. 9 10 IT IS SO ORDERED, with the exception that the case management conference is hereby continued from June 16, 2006 to September 29, 2006 at 10:30 a.m. Dated: June <u>9</u>, 2006. 11 12 13 United States District Judge 14 I, Grace Y. Park, am the ECF User whose ID and password are being used to file this 15 STIPULATION AND [PROPOSED] ORDER TO CONTINUE CASE MANAGEMENT 16 **CONFERENCE.** In compliance with General Order 45, X.B., I hereby attest that Gwendolyn R. Giblin and J. D. Horton have concurred in this filing. 17 Dated: June 7, 2006 Morrison & Foerster LLP 18 19 By: s/Grace Y. Park Grace Y. Park 20 21 22 23 24 25 26 27 28